

IN THE  
UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS-BOSTON DIVISION

The People's Constitutional :  
De Jure Government of the  
United States of America, et al, :  
and President Ron Veatch  
plaintiff, :

v. : Case No. 05-40145-DPW

De facto Treasonable Regime :  
Republican Political De facto :  
President George W. Bush, et al :  
defendant.

AND  
4-05-CV-40180

*Notice of Appeal & Motion To  
Stay Notice Until Recusal &  
Objections are Ruled on -*

**PLAINTIFFS OBJECTIONS AND [REDACTED] THEIR REFUSAL TO OBEY  
COURTS TREASONABLE ORDER AND MOTION TO RECUSE**

**MR. D\_\_\_\_ P\_\_\_\_ W\_\_\_\_ POSING AS A FEDERAL JUDGE AND BRIEF**

Plaintiffs/petitioners and joinders A-2 jointly and together  
name Mr. D\_\_\_\_ P\_\_\_\_ W\_\_\_\_ to recuse as he is bias and corrupt in  
conspiracy and directly connected to defendants political subdivisions  
and has in fact, committed treason in the violent overthrow of  
the Federal Constitution with his codefendants herein and thus  
pursuant to 28 U.S.C. §455 (a)(b)(c) and should NOT have entered  
any order, as an inherent and personal conflict of interest is  
self evidence on its face. D.P.W. should have and must now recuse  
and withdraw his corrupt court order in attempting to cover-up  
an obstruction of justice in a pattern of racketeering and aiding  
**TREASON** on behalf of defendants and his/theirs political subdivisions  
as plead on September 8, 2005, suspending complaint.

**JURISDICTION**

Next, Mr. D\_\_\_\_ P\_\_\_\_ W\_\_\_\_ attempts to relabel plaintiffs

Constitutional Writ of Habeas Corpus as a 28 U.S.C. §2255. This man, first is not an Article III federal judge and has NO authority to issue any Court ORDERS, as he has betrayed the Constitution under its mandatory oaths/affirmations to support the Constitution pursuant to Article III, Cl. 3 and Amendment 14.

The United States Supreme Court has ruled that, a federal court, assuming arguments that D.P.W. may even be considered a federal court employee has any Constitutional authority, cannot relabel these **TREASON** joinders and plaintiffs pleadings.

The facts are that this de facto regime and its puppet courts have consistently overthrown Article I §9 cl. 2 as NOT a single Writ of Habeas Corpus has been issued under Article I §9 cl. 2 in over 55 YEARS. That is proof of full suspension and **TREASON**. When 28 U.S.C. §2255 was enacted into "non-positive" law, the purpose was to supposedly streamline the Habeas Corpus procedures and NOT abolish it, but that is exactly the intent of these treasonable courts today. Thus, the suspension clause does, in fact, apply. Under these defendant courts it may prove that the Habeas Corpus is continuously used and that MR. D.P.W. and his treasonable codefendants cannot do, as not a single Constitutional Habeas Corpus has been issued and/or favorably ruled on in over 55 YEARS. The Habeas Corpus Article I §9 cl. 2 is fully suspended. D.P.W., on behalf of his codefendants' argument is factually frivolous and D.P.W. should be sanctioned , as he did NOT make an Order independantly, but an Order based upon 100%bias corruption and **TREASON**, by aiding in the violent overthrow of these United States, its Government, A.K.A., Federal Constitution , and against We the People and our

50 sovereign States cesspool of injustice.

The United States Supreme Court has held that a district court **SHALL** not relabel a pro se petitioner's pleadings into becoming a 28 U.S.C. §2255. See: Astro v. United States, 157 L.Ed 2d 778 (2003). The First Circuit has ruled that 28 U.S.C. §2255 is improper as a basis to rule upon judicial error, and the **TREASONABLE** judicial error of enforcing **JUDGEMENT** upon a treasonable construction is improper in a §2255. See Arilo-Munoz v. United States, 404 F.3d 527 (1st Cir. 2005)

The case before this jurisdiction is proper and just, as both actual, factual and persons jurisdiction of these defendants and plaintiffs as all of them reside in this district.

The order by Mr. D.P.W. is clearly erroneous and factually unconstitutional. It is absurd to imply that this district does NOT have authority to rule upon treason and the Writ of Habeas Corpus by outrageous conjecture that Article 1 §9 cl. 2 is overthrown by Congress and its puppet court under 28 U.S.C. §2255.

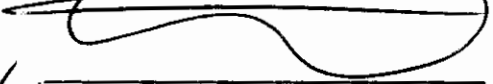
More astounding is that the DEFENDANTS admit to TREASON in the overthrow of the United States of Americas Government i.e. The Federal Constitution. D.P.W. admits to TREASON as he did NOT deny FACTS and did in fact, bring up TREASON in the violent overthrow of the United States Government by these defendants. Thus, the legitimate government of the United States of America is the Peoples Constitutional De jure Government of the United States of America, by and through President Ron Veatch.

Wherefore plaintiffs move D.P.W. to recuse as plead; and withdraw his order and resign from the federal court as a treasonable employee

and that President Ron Veatch and these plaintiffs and the "De jure Government" be granted mass habeas corpus and recognized as the Constitutional Government of the United States of America, and that George W. Bush and his entire defacto regime of officials be and the same ordered arrested for treason.

Dated, this the 10 day of Nov, 2005.

Respectfully Submitted,

  
Hon Ron Veatch, et al  
Attorney of Record and  
Attorney General for the  
plaintiffs, for the Peoples  
Constitutional De jure Government  
of the United States of America  
on behalf of 250 million citizens  
and 250,000 in prison citizens  
by acts of treason via defendants  
Treasonable Federal Courts.

note 11 Its very clear the Clerk and Mr Woodlock  
are obstructing justice and rigging filings  
in the Clerks office as both 05-40145-DPW  
and 4-05-cv-0880-DPW ended up before Mr Woodlock.  
And that, Judge shopping of treason. These filing  
were not ~~done~~ not 2852255- and any idiot  
in Constitutional Law knows that much, thus Woodlocks  
actions are criminal obstruction in conspiracy  
with the Clerks office. treason to protect  
Woodlocks political thus regime. Thats the USA. Sick!  
-4- Evil!

P.S. No copies made because the DOJ  
Gov. Thugs that run your holocaustic  
justice system refuse to allow copies  
so just mail me my copy when  
filed. Boston Tea Party, my ass.